

国际法研究

(双月刊)

二〇二〇年第一期

(总第35期)

- 论进一步加强国际法研究和运用 柳华文(3)
- 遏制恐怖分子跨国流动的预防性法律机制研究 郝鲁怡(16)
- 论直线基线的适用条件及限制 周江(35)
- 国际海洋法上传统捕鱼权法律地位探析
——基于《联合国海洋法公约》通过前后的国家实践和国际司法实践
..... 丁铎 杨力(44)
- “天理、国法、人情”与东亚核能政策 森田明彦著 马洁译(65)
- 国际司法与谈判协商的互动
——基于国际法院实践样本的考察 王惠茹(73)
- 美国事证开示程序对外国案外人管辖权的扩张
——以涉中国金融机构案件为例 章晶(88)
- 中国的“一带一路”发展和亚洲的国际商事仲裁融合 顾维遐著 唐艺译(105)

CONTENTS

On Further Promotion of the Chinese Research and Utilization of International Law	<i>Liu Huawen</i> (3)
A Study on Legal Preventive Mechanism to Curb the Cross-border Movement of Terrorists	<i>Hao Luyi</i> (16)
On the Conditions and Limits of the Application of Straight Baselines	<i>Zhou Jiang</i> (35)
Analysis on the Legal Status of Traditional Fishing Rights in the International Law of the Sea: From the Perspective of State Practice and International Judicial Practice before and after the Adoption of the UNCLOS	<i>Ding Duo and Yang Li</i> (44)
“Heavenly Principle, State Law, Human Sentiment/Compassion” and Nuclear Policy in East Asia	<i>Akihiko Morita (Translated by Ma Jie)</i> (65)
The Interaction between International Adjudication and Negotiation; An Exploration Based on the Adjudication Practice of the International Court of Justice	<i>Wang Huiru</i> (73)
Expanding Jurisdiction over Foreign Nonparty in American Discovery; Taking Cases against Chinese Financial Institutes as Examples	<i>Zhang Jing</i> (88)
China’s Belt and Road Development and A New International Commercial Arbitration Initiative in Asia	<i>Gu Weixia (Translated by Tang Yi)</i> (105)